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9	UNITED STATES	DISTRICT COURT	
10	NORTHERN DISTRI	ICT OF CALIFORNIA	
11	LARRY EVANS, MEGAN EVANS, M.E., a minor by and through his guardian ad litem	No. C-13-1476-LB-ARB	
12	LARRY EVANS, TERESA GREEN, A.S., a minor by and through his guardian ad litem	FIRST AMENDED COMPLAINT FOR DAMAGES	
13	TERESA GREEN, HEATHER CARRANZA, L.C., a minor by and through her guardian ad [JURY DEMANDED]		
14	litem HEATHER CARRANZA, MICHELE SMITH, M.M., a minor by and through his		
15	guardian ad litem MICHELE SMITH, Plaintiffs,		
16	Titalitans,		
17	v.		
18 19	ANTIOCH UNIFIED SCHOOL DISTRICT, THERESA ALLEN-CAULBOY, MICHAEL GREEN, DAVID WAX, KEITH ROGENSKI, KAI MONTGOMERY, and DOES 1-30,		
19	KAI WONTGOWEKT, and DOES 1-30,		
20	Defendants.		
21	Plaintiffs LARRY EVANS, MEGAN EVANS and M.E., a minor by and through his		
22	guardian ad litem LARRY EVANS (hereinafter "M.E."), TERESA GREEN and A.S., a minor by		
23	and through his guardian ad litem TERESA GREEN (hereinafter "A.S."), HEATHER		
24	CARRANZA and L.C., a minor by and through her guardian ad litem HEATHER CARRANZA		
25	(hereinafter "L.C."), MICHELE SMITH and M.N		
2627	MICHELE SMITH (hereinafter "M.M."), allege a	as follows:	
	///		
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	FIRST AMENDED COMPLAINT FOR DAMAGES	1	

C-13-1476-LB-ARB

1 JURISDICTION AND VENUE 2 1. Jurisdiction over Plaintiffs' federal law claims is founded upon 28 U.S.C. § 1331 [federal 3 question jurisdiction] and 28 U.S.C. § 1343(a)(3) [federal civil rights jurisdiction]. All claims for 4 violation of Plaintiffs' rights under the laws and the constitution of the United States are brought 5 pursuant to 42 U.S. C. § 1983. 6 INTRADISTRICT ASSIGNMENT 7 2. This case arose in Contra Costa County, California and, pursuant to Rule 3-3(c) of 8 the Local Rules of the Northern District of California, should be assigned to either the San 9 Francisco or Oakland Division of the Northern District. 10 **PARTIES** 11 3. Plaintiff LARRY EVANS is a resident of the City of Antioch, County of Contra 12 Costa, California. He brings this action on his own behalf and as guardian ad litem for his son, M.E. 13 14 4. Plaintiff MEGAN EVANS is a resident of the City of Antioch, County of Contra 15 Costa, California. She brings this action on her own behalf. 16 5. Plaintiff M.E. is a minor and a resident of the City of Antioch, County of Contra Costa, California. 17 18 6. Plaintiff TERESA GREEN is a resident of the City of Antioch, County of Contra 19 Costa, California. She brings this action on her own behalf and as guardian ad litem for her son, 20 A.S. 21 7. Plaintiff A.S. is a minor and a resident of the City of Antioch, County of Contra 22 Costa, California. 23 8. Plaintiff HEATHER CARRANZA is a resident of the City of Antioch, County of 24 Contra Costa, California. She brings this action on her own behalf and as guardian ad litem for her 25 son, L.C. 26 9. Plaintiff L.C. is a minor and a resident of the City of Antioch, County of Contra 27 Costa, California. 28 Plaintiff MICHELE SMITH is a resident of the City of Antioch, County of Contra 10.

Costa, California. She brings this action on her own behalf and as guardian ad litem for her son,

3	11. Plannin M.M. is a minor and a resident of the City of Antioch, County of Contra		
4	Costa, California.		
5	12. At all times relevant to this complaint, defendant Theresa Allen-Caulboy ("ALLEN-		
6	CAULBOY") was a teacher employed by the Antioch Unified School District ("AUSD"), Antioch,		
7	California. All actions alleged herein by ALLEN-CAULBOY were taken under color of state law		
8	and in the course and scope of her employment with the AUSD.		
9	13. Defendant Michael Green ("GREEN") is the principal of MNO Grant Elementary		
10	School in the AUSD. All actions alleged herein by GREEN were taken under color of state law		
11	and in the course and scope of his employment with the AUSD.		
12	14. Defendant Dr. David Wax ("WAX") is the Director of Special Education for the		
13	AUSD. All actions alleged herein by WAX were taken under color of state law and in the course		
14	and scope of his employment with the AUSD.		
15	15. Defendant Keith Rogenski ("ROGENSKI") is the Assistant Superintendent in		
16	charge of human resources for the AUSD. All actions alleged herein by ROGENSKI were taken		
17	under color of state law and in the course and scope of his employment with the AUSD.		
18	16. Defendant Kai Montgomery ("MONTGOMERY") is the Coordinator of Special		
19	Education for the AUSD. All actions alleged herein by MONTGOMERY were taken under color		
20	of state law and in the course and scope of her employment with the AUSD.		
21	17. The AUSD is a public entity duly incorporated and operating under California law		
22	as a school district. Defendant AUSD is a public entity subject to Title II of the Americans with		
23	Disabilities Act of 1990, the requirements of the Rehabilitation Act of 1973, the requirements of		
24	California state law requiring full and equal access to public facilities pursuant to Government		
25	Code §§ 11135 and 4450, et seq., and to all other legal requirements referred to in this Complaint.		
26	18. In enacting Title II of the Americans with Disabilities Act Congress validly		
27	abrogated state sovereign immunity, and thus AUSD may be sued pursuant to Title II. Hason v.		
28	Med. Bd. of California, 279 F.3d 1167, 1170 (9th Cir. 2002). By accepting Federal Rehabilitation		
	FIRST AMENDED COMPLAINT FOR DAMAGES - 3 -		

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M.M.

1	Act funds, AUSD waived its sovereign immunity under the Eleventh Amendment to claims	
2	brought pursuant to § 504 of the Rehabilitation Act of 1973. Pugliese v. Dillenberg, 346 F.3d 937	
3	(9th Cir. 2003)	
4	19. Title VI of the Civil Rights Act provides that "A State shall not be immune under	
5	the Eleventh Amendment of the Constitution of the United States from suit in Federal court for a	
6	violation of title VI of the Civil Rights Act of 1964, or the provisions of any other Federal statut	
7	prohibiting discrimination by recipients of Federal financial assistance. 42 U.S.C. § 2000d–7(a)(1)	
8	20. The true names and capacities of defendants sued as DOES 1 through 30 are	
9	unknown to Plaintiffs and Plaintiffs pray leave to amend to allege the true names and capacities	
10	when they are ascertained.	
11	21. At all relevant times set forth herein, all Defendants acted in concert and as the	
12	agent of one another.	
13	FACTUAL ALLEGATIONS	
14	A. ALLEGATIONS RELATING TO PLAINTIFF M.E.	
15	22. M.E. was born on May 9, 2007 and has been diagnosed with autism. Larry and	
16	Megan Evans are his parents.	
17	23. M.E. is African American.	
18	24. On or about October, 2012, M.E. was a special education student at MNO Grant	
19	Elementary School in Antioch, California, assigned by the AUSD to the classroom of Special Day	
20	Class teacher defendant ALLEN-CAULBOY. When he was assigned to ALLEN-CAULBOY's	
21	classroom, M.E. did not speak. He was five years old and weighed approximately 60 pounds.	
22	25. Plaintiffs are informed and believe and thereon allege that M.E. and other special	
23	needs students were subjected to ongoing verbal and physical abuse in ALLEN-CAULBOY's	
24	classroom. While in ALLEN-CAULBOY's classroom, the teacher struck M.E., repeatedly held	
25	him on the ground with her knee, and forcibly gouged his face. M.E. observed other students being	
26	struck, pinched and subjected to other forms of physical abuse. M.E. heard the teacher verbally	
27	abuse students and refer to them by derogatory names.	

Prior to entering MNO Grant Elementary School, M.E. had attended school for two

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1	years in Clark County, Nevada. He was eager to attend and enjoyed school. While in ALLEN-
2	CAULBOY's classroom, M.E.'s behavior underwent very significant adverse changes. He no
3	longer wanted to go to school and came home crying. Because he is nonverbal, M.E. was unable to
4	describe what was happening to him in ALLEN-CAULBOY's classroom. M.E. became fearful of
5	having a shirt placed over his head and began to strenuously resist attempts by his parents to place
6	any garment over his head. M.E. also began acting aggressively towards his parents and siblings.
7	All of these behavioral changes were noticed during his attendance in ALLEN-CAULBOY's class
8	and were not behaviors he had previously exhibited. While M.E. appears to now again enjoy
9	attending class at a new school, the other behaviors described have continued to this day.
10	27. Megan Evans and Larry Evans reported to defendants ALLEN-CAULBOY and
11	MONTGOMERY on numerous occasions the alarming changes in behavior they were observing in
12	M.E. Megan Evans and Larry Evans contacted ALLEN-CAULBOY and MONTGOMERY via
13	telephone on at least nineteen separate occasions yet no employee of the AUSD took any steps to
14	determine the source of the drastic behavior changes in M.E. nor took any steps to stop ALLEN-

- 28. The Evans did not know their child was being abused in ALLEN-CAULBOY's class, but they were very concerned about the impact that continued assignment to the class was having on M.E. Eventually, the Evans became so disturbed by the distress M.E. was manifesting and were so dissatisfied with the lack of response by the District, they held M.E. back from school.
- 29. After the Evans removed M.E. from the school, the AUSD reassigned M.E.to Turner Elementary School in January, 2013.

CAULBOY's abuse of M.E. and other children in the classroom.

30. On or about March 13, 2013, the Evans were contacted by Detective Meads of the Antioch Police Department regarding a criminal investigation of ALLEN-CAULBOY. Detective Meads described to them the physical abuse that M.E. had endured at the hands of ALLEN-CAULBOY. The Evans contacted MONTGOMERY and WAX, the Director of Special Education. WAX stated that the District had conducted an "investigation" of ALLEN-CAULBOY. He confirmed the information the Evans had received from Detective Meads. WAX stated that ALLEN-CAULBOY had been placed on administrative leave and had resigned from employment

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with the AUSD.

- 31. Prior to March 13, 2013, the Evans did not suspect and had no reason to suspect, that the AUSD was intentionally failing to provide information concerning their son's abuse and injuries. Nor did they know that ALLEN-CAULBOY's classroom was an unhealthy educational setting for M.E. and a hostile environment based on his disability.
- 32. Larry Evans and Megan Evans are informed and believe and thereon allege that ALLEN-CAULBOY physically abused and injured their son on various occasions and furthermore psychologically and emotionally abused their son. Larry Evans and Megan Evans are further informed and believe and thereon allege that ALLEN-CAULBOY's classroom was a hostile environment for M.E. based on his disability.
- 33. The unreasonable, excessive and unwarranted battery on M.E. caused him and will continue to cause him physical injury, pain and emotional distress. AUSD employees compounded the injury by failing to promptly report it to M.E.'s parents or to responsible officials.
- 34. ALLEN-CAULBOY's classroom was an unhealthy educational setting for M.E. and a hostile environment based on his disability.

B. ALLEGATIONS RELATING TO PLAINTIFF A.S.

- 35. A.S. was born on January 23, 2006 and has been diagnosed with autism. Teresa Green is his mother.
 - 36. A.S. is African American.
- 37. On or about September, 2012, A.S. was a special education student at MNO Grant Elementary School in Antioch, California, assigned by the AUSD to the classroom of Special Day Class of defendant ALLEN-CAULBOY.
- 38. During the period A.S. was a student in ALLEN-CAULBOY's class, A.S. exhibited signs of anxiety, was sleeping poorly and waking at night, all of which were behavioral changes.

 A.S. also appeared to be anxious about going to school as he indicated on various occasions that he did not want to go to school. On a number of occasions, A.S. remarked "Bad Miss Caulboy".
- Teresa Green did not understand that one or more of the adults in the classroom were abusing A.S.
 - 39. A.S. and other special needs students were subjected to ongoing verbal and physical

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abuse in ALLEN-CAULBOY'S classroom including, but not limited to the following incidents:

- 40. On or about January 15, 2013, A.S. indicated he did not want to go to school and when they arrived to school he indicated to his mother that the teacher's aide "Tasha" had hurt his hand.
- 41. On or about January 17, 2013, Ms. Green received a telephone call and was informed by an employee of AUSD that her son A.S. had been physically injured in the classroom by his teacher defendant ALLEN-CAULBOY. Ms. Green was told that ALLEN-CAULBOY pinched A.S.'s nipple in an attempt to "get him to comply" with her request. Ms. Green was further informed that ALLEN-CAULBOY often yelled at A.S. using derogatory terms including "retard" and used inappropriate physical force against A.S.
- 42. As a result of receiving this information, Ms. Green made a report to the Antioch Police Department in January, 2013. Ms. Green's report to police resulted in a police investigation into how he was injured and who was responsible for his injuries.
- 43. A.S. has very limited ability to communicate. Based on the information received by Teresa Green in January, 2013, she now believes that ALLEN-CAULBOY's classroom was an unhealthy educational setting for A.S. and a hostile environment based on his disability.
- 44. Subsequently, Ms. Green spoke with WAX, the Director of Special Education for the AUSD. Ms. Green described to WAX the physical and emotional abuse her son was experiencing in ALLEN-CAULBOY's classroom and she advised him of her concerns relating to A.S.'s safety. WAX advised Ms. Green that the AUSD was "aware" of other incidents involving ALLEN-CAULBOY but that he could not discuss the details of other complaints due to an ongoing "investigation".
- 45. On February 15, 2013, Teresa Green received a letter from MNO Grant Elementary Principal defendant GREEN. The letter advised parents that Special Day Class teacher defendant ALLEN-CAULBOY had "resigned her teaching position with the AUSD" and would not be returning to MNO Grant Elementary School.
- 46. Teresa Green is informed and believes and thereon alleges that ALLEN-CAULBOY physically abused and injured her son on various occasions and furthermore psychologically and

1	emotionally abused her son. Teresa Green is further informed and believes and thereon alleges that	
2	ALLEN-CAULBOY's classroom was a hostile environment for A.S. based on his disability.	
3	47. Prior to January 15, 2013, Teresa Green did not suspect and had no reason to	
4	suspect that the AUSD was intentionally failing to provide information concerning her son's	
5	injuries.	
6	48.	The unreasonable, excessive and unwarranted battery on A.S. caused him and will
7	continue to cause him physical injury, pain and emotional distress. AUSD employees compounded	
8	the injury by	failing to promptly report it to A.S.'s parent or to responsible officials.
9	C.	ALLEGATIONS RELATING TO PLAINTIFF L.C.
10	49.	L.C. was born on March 30, 2007 and has been diagnosed with autism. Heather
11	Carranza is h	ner mother.
12	50.	L.C. is African American.
13	51.	During the 2012/2013 school year, L.C. was a special education student at MNO
14	Grant Elementary School in Antioch, California, assigned by the AUSD to the classroom of	
15	Special Day Class teacher defendant ALLEN-CAULBOY.	
16	52.	L.C. and other special needs students were subjected to ongoing verbal and physical
17	abuse in ALLEN-CAULBOY's classroom including, but not limited to the following incidents:	
18	53.	On or about December, 2012, Heather Carranza noticed physical injuries on L.C.'s
19	body and asked her daughter how she had been injured. L.C. told her mother that her teacher,	
20	defendant ALLEN-CAULBOY, had injured her.	
21	54.	Heather Carranza is informed and believes and thereon alleges that ALLEN-
22	CAULBOY physically abused and injured her daughter on various occasions and furthermore	
23	psychologically and emotionally abused her daughter. Heather Carranza is further informed and	
24	believes and thereon alleges that ALLEN-CAULBOY's classroom was a hostile environment for	
25	L.C. based on her disability.	
26	55.	As a result of receiving this information, Heather Carranza made an immediate
27	telephone report to the principal of MNO Grant Elementary School, defendant GREEN in	
28	December, 2	012 leaving a detailed voicemail message which complained of ALLEN-CAULBOY's

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27 28 conduct and advising GREEN of the abuse occurring in this classroom.

- 56. In January, 2013, Heather Carranza observed multiple bruises on L.C.'s body. L.C. told her mother that ALLEN-CAULBOY had squeezed her elbow which left a visible bruise and had pushed her down.
- 57. Heather Carranza made a further telephone report to GREEN in January, 2013 again leaving a voicemail message reporting incidents in which ALLEN-CAULBOY injured L.C..
- 58. When GREEN did not return her call, Heather Carranza made additional calls to him in an attempt to discuss this serious matter with him.
- 59. When she finally reached GREEN by telephone, GREEN advised Heather Carranza to put her complaint in writing, which she did by sending him an email describing her concerns.
- 60. GREEN and other mandated reporters employed by the AUSD failed to report the suspected child abuse as required by the Child Abuse and Neglect Reporting Act. On information and belief, employees of the AUSD instead caused an investigation of Ms. Carranza by the Child and Family Services Bureau despite their knowledge that ALLEN-CAULBOY was in fact the person physically abusing L.C. and other children in the class.
- 61. Based on the information received by Ms. Carranza in December, 2012, and January, 2013, she believes that ALLEN-CAULBOY's classroom was an unhealthy educational setting for L.C. and a hostile environment based on her disability.
- 62. On February 15, 2013, Ms. Carranza received a letter from MNO Grant Elementary Principal defendant GREEN. The letter advised parents that Special Day Class teacher defendant ALLEN-CAULBOY had "resigned her teaching position with the AUSD" and would not be returning to MNO Grant Elementary School.
- 63. Prior to December, 2012, Heather Carranza did not suspect and had no reason to suspect that the AUSD was intentionally failing to provide information concerning her daughter's injuries.
- 64. The unreasonable, excessive and unwarranted battery on L.C. caused her and will continue to cause her physical injury, pain and emotional distress. AUSD employees compounded the injury by failing to promptly report it to A.S.'s parent or to responsible officials.

1 D. ALLEGATIONS RELATING TO PLAINTIFF M.M. 2 65. M.M. was born on August 26, 2006 and has been diagnosed with autism. Michele 3 Smith is his mother. 4 66. M.M. is African American. 5 67. On or about September, 2012, M.M. was a special education student at MNO Grant 6 Elementary School in Antioch, California, assigned by the AUSD to the classroom of Special Day 7 Class teacher ALLEN-CAULBOY. 8 68. M.M. and other special needs students were subjected to ongoing verbal and 9 physical abuse in ALLEN-CAULBOY's classroom including, but not limited to the following 10 incidents: 11 69. On or about November 28, 2012, M.M. indicated to his mother that ALLEN-12 CAULBOY had struck him in the head and face a number of times and also taunted him verbally 13 and called him demeaning names and racial epithets. 14 70. Ms. Smith is informed and believes and thereon alleges that ALLEN-CAULBOY 15 physically abused and injured her son on various occasions and furthermore psychologically and 16 emotionally abused her son. Ms. Smith is further informed and believes and alleges that ALLEN-17 CAULBOY's classroom was a hostile environment for M.M. based on his disability and his race. 18 71. As a result of receiving this information, Ms. Smith made reports to GREEN, 19 principal of MNO Grant Elementary School, WAX, Director of Special Education for AUSD, 20 MONTGOMERY, Coordinator of Special Education for AUSD, Child Protective Services, and the 21 Antioch Police Department. Ms. Smith's report to police resulted in a police investigation into 22 how he was injured and who was responsible for his injuries. 23 72. Ms. Smith has requested the results of the police investigation and she has been 24 advised that the police investigation included contacting employees of the AUSD, including 25 employees of MNO Grant Elementary School. 26 73. In early December, 2012, Ms. Smith spoke with WAX, the Director of Special

experiencing in ALLEN-CAULBOY's classroom and she advised him of her concerns relating to

Education for AUSD. Ms. Smith described to WAX the physical and emotional abuse her son was

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M.M.'s safety. WAX advised Ms. Smith that the district was "aware" of other incidents involving
ALLEN-CAULBOY but that he could not discuss the details of other complaints due to an ongoing
"investigation". WAX attempted to dissuade Ms. Smith from contacting the police or the media
concerning the mistreatment of her son.

- 74. No employee of the AUSD has ever provided Ms. Smith with the results of the District's investigation.
- 75. Prior to November, 28, 2012, Ms. Smith did not suspect and had no reason to suspect that AUSD was intentionally failing to provide information concerning her son's injuries or the hostile and unhealthy education environment in his classroom.
- 76. The unreasonable, excessive and unwarranted battery on M.M. caused him and will continue to cause him physical injury, pain and emotional distress. AUSD employees compounded the injury by failing to promptly report it to M.M.'s parents or to responsible officials.

E. ALLEGATIONS COMMON TO ALL PLAINTIFFS

- 77. ALLEN-CAULBOY treated African-American students more harshly than white students. In addition, she directed racial epithets toward African-American students. Defendants GREEN, WAX, ROGENSKI and MONTGOMERY and other unknown district and school officials were aware of ALLEN-CAULBOY's propensity to treat African-American students more harshly and her use of racial epithets in the classroom. They were deliberately indifferent to risk that plaintiffs and other African-American students would be the object of racial harassment in ALLEN-CAULBOY's classroom.
- 78. On information and belief, Defendants GREEN, WAX, ROGENSKI and MONTGOMERY and other unknown district and school officials, received reports from several sources that ALLEN-CAULBOY was physically and verbally abusing children in her classroom. Defendants failed to act on the reports that they received and attempted to prevent parents from reporting suspicions of child abuse to police agencies. As such, they were deliberately indifferent to the likelihood that students in ALLEN-CAULBOY's classroom would be subjected to violations of their constitutional rights.
 - 79. On information and belief, all of the children in ALLEN-CAULBOY's classroom

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27 28 to - and observed other children being subjected to - demeaning and insulting language, hostile and aggressive interactions with teachers and aides, and physical abuse including but not limited to hitting, gouging, pinching and restraining children. The physical abuse was severe enough to cause bruising and other injuries. The verbal abuse caused children intense fear and other psychological damage which continue to the present. 80. On information and belief, GREEN, WAX, ROGENSKI, MONTGOMERY and

- other unknown district and school officials, were aware of the incidents and of the potential for continuing harm to the children in ALLEN-CAULBOY's classroom, but failed to promptly inform the parents of the children. As a result, Plaintiffs Larry Evans, Megan Evans, Teresa Green, Heather Carranza and Michele Smith were deprived of the ability to comfort their children or to provide appropriate counseling, medical and/or psychological care. The failure to advise the parents promptly gave rise to the severe emotional distress in that they suffered a loss of trust in school officials and felt betrayed that they did not learn what their children had experienced at the time of the injuries when they could have responded immediately with appropriate parental support and care.
- 81. As a further proximate result of Defendants' action as alleged herein, minor Plaintiffs M.E., A.S. and L.C. have suffered physical injuries and pain and emotional distress and suffering. Plaintiffs Larry Evans, Megan Evans, Teresa Green, Heather Carranza and Michele Smith have suffered emotional distress and suffering.
- 82. As a further proximate result of Defendants' actions as alleged herein, Plaintiffs Larry Evans, Megan Evans, Teresa Green, Heather Carranza and Michele Smith have incurred and will continue to incur medical expenses.
- Defendants ALLEN-CAULBOY, GREEN, WAX, ROGENSKI and 83. MONTGOMERY's conduct was malicious and/or in reckless disregard of the plaintiffs' rights.
- 84. Plaintiffs have filed claims with AUSD pursuant to Government Code §§ 910, et seq. AUSD has not responded to the claims. In the event they are denied plaintiffs will seek leave to court to amend the complaint to allege additional causes of action.

	FIRST CLAIM FOR RELIEF
(Violation of C	onstitutional Rights, 42 U.S.C. § 1983; All Plaintiffs vs. Defendants GREEN,
	WAX, ROGENSKI and MONTGOMERY)
85. Pla	aintiffs incorporate and reallege by reference the foregoing paragraphs 1 through
84 inclusive, as if	they were fully set forth herein.
86. De	efendant ALLEN-CAULBOY violated minor Plaintiffs M.E., A.S., L.C. and
M.M.'s rights und	der the Fourth Amendment to the United States Constitution by actions, including
but not limited to	utilizing unjustified and unreasonable force against minor Plaintiffs.
87. De	efendant ALLEN-CAULBOY violated minor Plaintiffs M.E., A.S., L.C. and
M.M.'s rights und	der the Equal Protection Clause of the Fourteenth Amendment to the United States
Constitution by a	ctions, including but not limited to, depriving Plaintiffs of equal protection under
the law on the bas	sis of race.
88. De	efendant GREEN, WAX, ROGENSKI and MONTGOMERY violated minor
Plaintiffs M.E., A	a.S., L.C. and M.M.'s rights under the Fourth Amendment to the United States
Constitution by a	ctions, including but not limited to, acting with deliberate indifference to the risk
of harm to plainti	ffs from ALLEN-CAULBOY.
89. De	efendants ALLEN-CAULBOY, GREEN, WAX, ROGENSKI and
MONTGOMERY	violated Plaintiffs Larry Evans, Megan Evans, Teresa Green, Heather Carranza,
Michele Smith an	d M.E., A.S., L.C. and M.M.'s rights under the Due Process Clause to the
Fourteenth Amendment to the United States Constitution by actions, including but not limited to:	
a. Int	entionally interfering with the parent child relationship by concealing information
regarding the phy	sical and emotional trauma inflicted on M.E., A.S., L.C. and M.M. by ALLEN-
CAULBOY.	
b. Int	entionally interfering with Larry Evans, Megan Evans, Teresa Green, Heather
Carranza, Michel	e Smith and M.E., A.S., L.C. and M.M.'s right to provide and receive nurture,
support and comf	ort regarding a highly traumatic event.
90. A	as a proximate result of the violations alleged in paragraphs 85 - 89, Plaintiffs
	85. Pla 84 inclusive, as if 86. De M.M.'s rights und but not limited to 87. De M.M.'s rights und Constitution by ac the law on the bas 88. De Plaintiffs M.E., A Constitution by ac of harm to plainti 89. De MONTGOMERY Michele Smith an Fourteenth Amen a. Int regarding the phy CAULBOY. b. Int Carranza, Michele support and comf

have suffered damages as heretofore alleged.

1	SECOND CLAIM FOR RELIEF		
2	(<u>Discrimination in Violation of the Americans With Disabilities Act; Plaintiffs M.E., A.S., L.C.</u>		
3	and M.M. vs. the DISTRICT)		
4	91. Plaintiffs M.E., A.S., L.C. and M.M. incorporate and reallege by reference the		
5	foregoing paragraphs 1 through 90, inclusive, as if they were fully set forth herein.		
6	92. Effective January 26, 1992, Plaintiffs M.E., A.S., L.C. and M.M. were entitled to		
7	the protections of the "Public Services" provision of Title II of the Americans with Disabilities Act		
8	of 1990. Title II, Subpart A prohibits discrimination by any "public entity," including any state or		
9	local government, as defined by 42 USC § 12131, section 201 of the ADA.		
10	93. Pursuant to 42 USC §12132, Section 202 of Title II, no qualified individual with a		
11	disability shall, by reason of such disability, be excluded from participation in or be denied the		
12	benefits of the services, programs or activities of a public entity, or be subjected to discrimination		
13	by any such entity. Plaintiffs M.E., A.S., L.C. and M.M. were at all times relevant herein a		
14	qualified individual with a disability as therein defined.		
15	94. AUSD has failed in its responsibilities under Title II to provide its services,		
16	programs and activities in a full and equal manner to disabled persons as described hereinabove,		
17	including failing to ensure that educational services are provided on an equal basis to children with		
18	disabilities and free of hostility toward their disability.		
19	95. AUSD has further failed in its responsibilities under Title II to provide its services,		
20	programs and activities in a full and equal manner to disabled persons as described hereinabove by		
21	subjecting plaintiff to a hostile educational environment.		
22	96. As a result of AUSD's failure to comply with its duty under Title II, Plaintiffs M.E.,		
23	A.S., L.C. and M.M. have suffered damages including special and general damages according to		
24	proof.		
25	THIRD CLAIM FOR RELIEF		
26	(Violation of § 504 of the Rehabilitation Act of 1973; Plaintiffs M.E., A.S., L.C. and M.M. vs.		
27	the DISTRICT)		
28	97. Plaintiffs M.E., A.S., L.C. and M.M. incorporate and reallege by reference the		

1	foregoing paragraphs 1 through 96, inclusive, as if they were fully set forth herein.	
2	98. Plaintiffs M.E., A.S., L.C. and M.M. are informed and believe and therefore allege	
3	that AUSD is and has been at all relevant times the recipient of federal financial assistance, and	
4	that part of that financial assistance has been used to fund the operations, construction and/or	
5	maintenance of the specific public facilities described herein and the activities that take place	
6	therein.	
7	99. By their actions or inactions in denying equal access to educational services and by	
8	subjecting plaintiffs M.E., A.S., L.C. and M.M. to a hostile educational environment, defendant has	
9	violated plaintiff M.E., A.S., L.C. and M.M.'s rights under § 504 of the Rehabilitation Act of 1973	
10	29 USC § 794, and the regulations promulgated thereunder.	
11	100. As a result of the District's failure to comply with its duty under § 504 of the	
12	Rehabilitation Act of 1973, 29 USC § 794, and the regulations promulgated thereunder, plaintiffs	
13	M.E., A.S. ,L.C. and M.M. have suffered damages including special and general damages	
14	according to proof.	
15	FOURTH CLAIM FOR RELIEF	
16	(Violation of Title VI of the Civil Rights Act of 1964; Plaintiffs M.E., A.S., L.C. and	
17	M.M. vs. the DISTRICT)	
18	101. Plaintiffs M.E., A.S., L.C. and M.M. incorporate and reallege by reference the	
19	foregoing paragraphs 1 through 100, inclusive as if they were fully set forth herein.	
20	102. Plaintiffs M.E., A.S., L.C. and M.M. are informed and believe and therefore allege	
21	that AUSD is and has been at all relevant times the recipient of federal financial assistance, and	
22	that part of that financial assistance has been used to fund the operations, construction and/or	
23	maintenance of the specific public facilities described herein and the activities that take place	
24	therein.	
25	103. Plaintiffs M.E., A.S., L.C. and M.M. are informed and believe that they were	
26	specifically targeted and harassed by ALLEN-CAULBOY on the basis of their race.	
27	104. AUSD had actual notice that ALLEN-CAULBOY's harassment of Plaintiffs M.E.,	

A.S., L.C. and M.M. was based on race.

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1	105. By failing to conduct an ad	lequate investigation of known or suspected misconduct,
2	AUSD exhibited deliberate indifference to	the racial harassment of Plaintiffs M.E., A.S., L.C. and
3	M.M	
4	106. AUSD's failure to promptl	y and appropriately respond to the racial harassment
5	resulted in Plaintiffs M.E., A.S., L.C. and	M.M. being excluded from participation in, being denied
6	the benefits of, and being subjected to disc	crimination in the District's education program in
7	violation of Title VI.	
8	107. As a result of AUSD's faile	ure to comply with its duty under § 601 of Title VI of the
9	Civil Rights Act of 1964, 42 U.S.C. § 200	Od, et seq., and its implementing regulations, Plaintiffs
10	M.E., A.S., L.C. and M.M. have suffered of	damages including special and general damages
11	according to proof.	
12	J	URY DEMAND
13	Plaintiff hereby demands that this matter be tried to a jury.	
14	PRAYER	
15	WHEREFORE, Plaintiffs prays fo	r judgment as follows:
16	1. Compensatory damages to Plaintif	fs for injury, emotional distress and for medical
17	expenses;	
18	2. Punitive damages against Defenda	nts ALLEN-CAULBOY, GREEN, WAX, ROGENSKI
19	and MONTGOMERY, and each of them;	
20	3. Attorney's fees and costs; and	
21	4. Such other and further relief as the court deems just and proper.	
22	Dated: April 29, 2013	HINTON ALFERT & KAHN LLP
23		
24		Attorneys for Plaintiffs
25		
26	Dated: April 26, 2013	LAW OFFICE OF TODD BOLEY
27		TODD BOLEY
28		Attorneys for Plaintiffs